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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/531,875	04/19/2005	Hironori Kobayashi	SIP-0201	4078
Patrick G. Burn	7590 10/17/200 ¹	7.	EXAM	IINER
Greer, Burns & Crain, Ltd.			MAKI, STEVEN D	
Suite 2500 300 South Wac	ker Drive		ART UNIT	PAPER NUMBER
Chicago, IL 60606			1791	
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			10/17/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	A	A - U				
	Application No.	Applicant(s)				
	10/531,875	KOBAYASHI, HIRONORI				
Office Action Summary	Examiner	Art Unit				
	Steven D. Maki	1791				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period value - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONEI	ely filed the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>10 August 2007 and 02 April 2007</u> .						
2a)⊠ This action is FINAL . 2b)□ This	This action is FINAL . 2b) This action is non-final.					
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1 and 3-9</u> is/are pending in the application.						
4a) Of the above claim(s) <u>7 and 8</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,3-6 and 9</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents 		-(d) or (f).				
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>081007</u> .	5)	atent Application				

1) The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2) The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3) Claim 1 is rejected under 35 U.S.C. 102(a), (b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Maruoka et al (WO 2003/059654).

US 2005/0000613 is an English language equivalent to WO 2003/059654.

Maruoka et al, directed to suppressing uneven wear and equalizing the wear, discloses a heavy duty pneumatic tire comprising four circumferential grooves wherein when the tire is mounted on a regular rim, a regular internal pressure is charged into the tire and a normal load is applied to the tire, the total sum of ground contact force on the tire satisfies the following ratios: P2c/P1a = 0.9 to 1.05, P2e/P2c = 0.75 to 1.0, P3c/P2e = 0.9 to 1.2, and P3e/P3c = 0.8 to 1.1. In embodiment A2 in Table 1, the ratio of P2e/P2c for the middle rib is 0.90 and the ratio P3e/P3c for the shoulder rib is 0.96. Each total sum of the ground contact force P1a, P2c, P2e, P3c and P3e can be

obtained using a sheet body with a large number of sensors. See paragraph 46 of US 2005/0000613.

Maruoka et al's ratio P2e/P2c is the ratio of sum of ground contact force of right side of middle rib to sum of ground contact force of left side of middle rib. The ratio P2e/P2c for the middle rib (second rib) is 0.75-1.00 such as 0.90. The ratio P2e/P2c for Maruoka et al's middle / second rib generally corresponds to the "MIDDLE RIB GROUND CONTACT PRESSUE RATIO" of "a ratio of second-rib-outer edge ground-contact pressure to second-rib-middle ground-contact pressure" (Beo/Bc) to "a ratio of second-rib-inner edge ground-contact pressure to second-rib-middle ground-contact pressure" (Bei/Bc). Claim 1 requires a "MIDDLE RIB GROUND CONTACT PRESSUE RATIO (Beo/Bc) / (Bei/Bc)" of "0.75 to 0.95" to "0.80 to 1.00".

Applicant's third example demonstrates a "MIDDLE RIB GROUND CONTACT RATIO (Beo/Bc) / (Bei/Bc)" of 0.80 / 0.90 = 0.89.

Maruoka et al's ratio "P3e/P3c" is the ratio of sum of ground contact force of right side of shoulder rib to sum of ground contact force of left side of shoulder rib. The ratio P3e/P3c for the shoulder rib is 0.80-1.10 such as 0.96. The ratio P3e/P3c for Maruoka et al's shoulder rib generally corresponds to the "SHOULDER GROUND CONTACT PRESSUE RATIO" of "a ratio of shoulder-rib-outer edge ground-contact pressure to shoulder-rib-middle ground-contact pressure" (Ceo/Cc) to "a ratio of shoulder-rib-inner edge ground-contact pressure to shoulder-rib-middle ground-contact pressure" (Cei/Cc). Claim 1 requires a "SHOULDER RIB GROUND CONTACT PRESSUE RATIO (Ceo/Cc)/(Cei/Cc)" of "0.0.85-1.00" to "0.80 to 0.95". Applicant's

third example demonstrates a "SHOULDER RIB GROUND CONTACT RATIO" of 0.85 / 0.90 = 0.94.

With respect to "a ratio of center-rib-edge ground contact pressure to center-rib-middle ground-contact pressure" (Ae/Ac) being 0.80 to 1.00, Maruoka et al teaches that P2c/P1a is 90-105% wherein P1a is the sum of ground contact pressure for the right side of the center rib. In example 3, applicant's ratio of (Bei/Bc) to (Ae/Ac) is 0.90/0.89 = 1.01. In Embodiment A2, Maruoka et al's ratio of P2c/P1a is 0.93. In Embodiment A1, Maruoka et al's ratio P2c/P1a is 1.03.

The claimed tire is anticipated by Maruoka et al. The claimed ratios of ground contact pressure are inherent in Maruoka et al's tire such as embodiment A2. In any event: It would have been obvious to one of ordinary skill in the art to provide Maruoka et al's four groove heavy duty pneumatic tire such that the tire satisfies the claimed ground contact ratios since Maruoka et al teaches suppressing uneven wear and equalizing the wear by providing a heavy duty pneumatic tire comprising four circumferential grooves such that when the tire is mounted on a regular rim, a regular internal pressure is charged into the tire and a normal load is applied to the tire, the total sum of ground contact force on the tire satisfies the following ratios: P2c/P1a = 0.9 to 1.05, P2e/P2c = 0.75 to 1.0, P3c/P2e = 0.9 to 1.2, and P3e/P3c = 0.8 to 1.1.

4) Claims 3-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maruoka et al in view of Japan 727 (JP 6-344727).

Maruoka et al is discussed above. As to claim 3, it would have been obvious to incline the walls of the circumferential grooves of Maruoka et al's heavy duty tire such

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that they are inclined as claimed since Japan 727 suggests preventing stone biting, preventing localized abrasion and enhancing driving stability by providing the four circumferential grooves of a pneumatic tire for heavy load such that the sidewalls of the outer circumferential grooves are inclined at an angle alpha of 0-20 degrees (preferably 5-15 degrees) and the sidewalls of the inner circumferential grooves are inclined at an angle beta of 0-20 degrees (preferably 5-15 degrees). In examples 1-3, the angle alpha for the outer groove is 14.5 degrees (within the claimed range of -10 degrees to +20 degrees) and the angle beta for the inner groove is 13.5 degrees (within the claimed range of +10 to +20 degrees).

As to claims 4 and 5, Japan 727 suggests a substantially constant angle beta such as 13.5 degrees with respect to the normal to the tread surface for both sides of the inner circumferential grooves.

As to claims 4 and 6, Japan 727 suggests a substantially constant angle alpha such as 14.5 degrees with respect to the normal to the tread surface for both sides of the outer circumferential grooves.

5) Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Maruoka et al in view of Tozawa et al (US 2001/0054464), Japan 727 (JP 6-344727) and Japan 406 (JP 63-068406).

Maruoka et al is discussed above. As to claim 9, it would have been obvious to incline the walls of the circumferential grooves of Maruoka et al's heavy duty tire such that each of the outer groove angles is less than each of the inner groove angles since Tozawa et al suggests inclining the sidewalls of outer circumferential grooves at a

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negative angle (90 degrees - angle alpha) and inclining the sidewalls of inner circumferential grooves at positive angles (figure 1, figure 3) so that ground pressure on both sides of the outer main grooves is equalized to thereby control uneven wear.

With respect to the claimed outer groove angle being -10 degrees to less than 20 degrees, Tozawa et al teaches using a negative angle of less than zero degrees such as -10 degrees (e.g. 90 degrees - 100 degrees).

With respect to the claimed inner groove angle, it would have been obvious to one of ordinary skill in the art to incline the walls of the inner circumferential grooves at a positive angle of from 10 degrees to less than 20 degrees since (1) Tozawa et al suggests inclining the sidewalls of inner circumferential grooves at a positive angle and (2) Japan 727 and Japan 406 teach that when sidewalls of inner circumferential grooves are inclined at a positive angle, the positive angle should be for example 13.5 degrees (Japan 727, figure 1b, table) and 12 degrees (Japan 406 figure 5, table 1), respectively.

Remarks

6) Applicant's arguments with respect to claims 4-6 and 9 have been considered but are most in view of the new ground(s) of rejection.

Applicant's election without traverse of species #2, claims 3-6 and 9 in the reply filed on 8-10-07 is acknowledged.

Applicant's arguments filed 4-2-07 have been fully considered but they are not persuasive.

With respect to Maruoka et al, applicant comments that there are no contact pressure values indicated between, for example, R2c and R2e, or between R3c and

R3e. More properly, the middle of Maruoka et al's ribs have a ground contact pressure since the ribs contact the ground during use of the tire. Moreover, Maruoka et al teaches measuring the ground contact pressure of both sides of the rib using a sheet of sensors. See paragraph 46 of US 2005/0000613, which is an English equivalent of WO 2003/059654 to Maruoka et al. One of ordinary skill in the art would readily understand that such a sheet having a large number of sensors comprises sensors which measure ground contact pressure in the vicinity of the middle of the rib. Applicant fails to address this teaching of Maruoka et al, which was specifically mentioned on page 3 of the office action dated 12-29-06.

Applicant argues that Maruoka et al fails to disclose the relationship between the center of the rib and the pressure of the edges of the rib. This argument is not persuasive. As explained in the office action dated 12-29-06 (pages 4 and 5), Maruoka et al teaches values for ground contact force ratios P2e/P2c, P3e/P3c and P2c/P1a. The relationship between these ground contact force ratios and the claimed ground contact pressure ratios was discussed on pages 4 and 5 of the last office action. Maruoka et al's specific values for the ground contact force ratios constitute sufficient evidence that the Maruoka et al's tire inherently satisfies the claimed ground contact pressure ratio - this being especially true since the ground contact force of each side of the rib is a total sum of the ground contact forces measured on the rib side. Applicant fails to address the analysis on pages 4 and 5 of the office action dated 12-2-9-07.

With respect to the 103 rejection over claim 1 using Maruoka et al, examiner stated: "It would have been obvious to one of ordinary skill in the art to provide Maruoka

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et al's four groove heavy duty pneumatic tire such that the tire satisfies the claimed ground contact ratios since Maruoka et al teaches suppressing uneven wear and equalizing the wear by providing a heavy duty pneumatic tire comprising four circumferential grooves such that when the tire is mounted on a regular rim, a regular internal pressure is charged into the tire and a normal load is applied to the tire, the total sum of ground contact force on the tire satisfies the following ratios: P2c/P1a = 0.9 to 1.05, P2e/P2c = 0.75 to 1.0, P3c/P2e = 0.9 to 1.2, and P3e/P3c = 0.8 to 1.1." (page 5 of the office action dated 12-29-07). Applicant fails to address this 103 rejection.

Applicant comments that the invention suppresses uneven wear. Examiner comments that Maruoka et al's tire also suppresses uneven wear. See paragraph 1 of US 2005/0000613, which is an English language equivalent to WO 2003/059654 to Maruoka et al. Applicant fails to acknowledge Maruoka et al's teaching to suppress uneven wear and equalize the wear by providing the ribs such that the ratios calculated using measurements from the sensors satisfy the disclosed numerical ranges. No unexpected results over Maruoka et la have been shown.

Remarks

- 7) No claim is allowed.
- Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

9) Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven D. Maki whose telephone number is (571) 272-1221. The examiner can normally be reached on Mon. - Fri. 8:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571) 272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Steven D. Maki October 14, 2007

STEVEN D. MAKI
PRIMARY EXAMINER